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EXAMINER

LAUX, JESSICA L

APPLICATION NO.

FIRST NAMED INVENTOR

ATTORNEY DOCKET NO.

CONFIRMATION NO.

10/698,420

11/03/2003

Yao-Chung Chen

3079/195

2831

02/28/2006

DENNISON, SCHULTZ & DOUGHERTY 612 CRYSTAL SQUARE 4

1745 JEFFERSON DAVIS HIGHWAY ARLINGTON, VA 22202

ART UNIT

PAPER NUMBER

3635

DATE MAILED: 02/28/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		10/698,420	CHEN ET AL.		
		Examiner	Art Unit		
		Jessica Laux	3635		
Period fo	The MAILING DATE of this communication app r Reply	ears on the cover sheet with the c	orrespondence address		
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period or reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timused and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
1)🖂	Responsive to communication(s) filed on <u>03 N</u>				
<i>,</i> —	•—	action is non-final.			
3)	Since this application is in condition for allowar				
	closed in accordance with the practice under E	Ex paπe Quayle, 1935 C.D. 11, 4:	53 U.G. 213.		
Dispositi	ion of Claims				
4)🖂	Claim(s) 1-10 is/are pending in the application				
	4a) Of the above claim(s) is/are withdraw	wn from consideration.			
·	Claim(s) is/are allowed.				
•	Claim(s) <u>1-10</u> is/are rejected.				
• —	Claim(s) <u>4-9</u> is/are objected to.	er alastian requirement			
8)니	Claim(s) are subject to restriction and/o	or election requirement.			
Applicat	ion Papers				
9)⊠	The specification is objected to by the Examine	er.			
10)🖾	The drawing(s) filed on <u>03 November 2003</u> is/a	are: a)⊠ accepted or b)⊡ objec	ted to by the Examiner.		
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority (under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
	see the attached detailed Office action for a list	of the certified copies not receive	eu.		
Attachmer	nt(s)				
	ce of References Cited (PTO-892)	4) Interview Summary			
3) 🔲 Info	ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date	Paper No(s)/Mail D 5) Notice of Informal (6) Other:	pate Patent Application (PTO-152)		

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DETAILED ACTION

Double Patenting

A rejection based on double patenting of the "same invention" type finds its support in the language of 35 U.S.C. 101 which states that "whoever invents or discovers any new and useful process ... may obtain a patent therefor ..." (Emphasis added). Thus, the term "same invention," in this context, means an invention drawn to identical subject matter. See *Miller v. Eagle Mfg. Co.*, 151 U.S. 186 (1894); *In re Ockert*, 245 F.2d 467, 114 USPQ 330 (CCPA 1957); and *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970).

A statutory type (35 U.S.C. 101) double patenting rejection can be overcome by canceling or amending the conflicting claims so they are no longer coextensive in scope. The filing of a terminal disclaimer <u>cannot</u> overcome a double patenting rejection based upon 35 U.S.C. 101.

Claims 1-10 provisionally rejected under 35 U.S.C. 101 as claiming the same invention as that of claims 1-10 of copending Application No. 10/834859. This is a provisional double patenting rejection since the conflicting claims have not in fact been patented.

Specification

The disclosure is objected to because of the following informalities: Page 7, line 4 refers to a line outlet "4" in Figures 4 and 5, however the Figures 4 and 5 do not show element 4. The examiner interprets the line outlet to be element 14.

Appropriate correction is required.

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Claim Objections

Claims 4, 5, and 11 are objected to because of the following informalities:

Claim 4 recites the limitation "Said central crossed member" in lines 23. There is insufficient antecedent basis for this limitation in the claim.

Claim 5 recites the limitation "said central crossed member" in 2. There is insufficient antecedent basis for this limitation in the claim.

Claim 11 recites the limitation "said peripheral folded flanks" in 15. There is insufficient antecedent basis for this limitation in the claim.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1 - 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ducroux et al. (RE 35369) in view of Kugler (6363685).

In regards to claim 1: Ducroux et al. teaches a raised access floor structure for networks, said structure comprises: a plurality of floor units (4), each of said floor units has four peripheral edges folded down to form folded flanks (9); a plurality of supporting

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seats (3), each of said supporting seat is located beneath the center of four mutually neighboring ones of said floor units to support the latter (Figure 3); said structure is characterized by that: each of said supporting seats is composed of a crossed member (7) and four pedestals (6) integrally connecting therewith; said crossed member is located lower than tops of said pedestals (see Figure 2). The floor panels are clung evenly on said tops of the corresponding ones of said pedestals. Ducroux et al. does not teach a separating piece between two pedestals. Kugler teaches a raised floor system that has between every two neighboring floor panels at least a separating piece (14). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the structure of Ducroux et al. to have separating pieces as taught by Kugler as the separating pieces aid in aligning the floor panels during installation. And the floor panels would be separated mutually to have their positions limited by said separating pieces after said folded flanks of said floor units are received in said crossed member.

In regards to claim 2: The raised access floor structure for networks as in claim 1 above, wherein said supporting seats are integrally made of plastic material (Ducroux et al- Col. 3, lines 11-13).

In regards to claim 3: The raised access floor structure for networks as in claim 1 above, wherein middle sections of said separating pieces are interrupted (Kugler-Figure 1).

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Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ducroux et al. (RE35369) in view of Kugler (6363685) as applied to claim 1 above, and further in view of Schilham (5713168).

In regards to claim 10: Ducroux et al. in view of Kugler teaches the structure of claim 1 above, but does not teach an arciform notches on a peripheral edge. Schilham teaches a raised panel flooring wherein each of said floor units has on one peripheral edge thereof an arciform notch (18), so that when two of said arciform notches of two of said floor units are juxtaposed with each other, a line outlet is formed. It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the structure as taught in claim 1 above to have arciform notches so that an opening for better access is made.

Allowable Subject Matter

Claims 4-9 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. 4905437, 6370831, 5675950, 5052157.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jessica Laux whose telephone number is 571-272-8228. The examiner can normally be reached on Monday thru Friday, 8:30am to 4:00pm (est).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl Friedman can be reached on 571-272-6842. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Maoto Slack Primay Examine Business Center (EBC) at 866-217-9197 (toll-free).

JL 02/09/2006

Notice of References Cited Application/Control No. 10/698,420 Examiner Jessica Laux Applicant(s)/Patent Under Reexamination CHEN ET AL. Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-5,713,168	02-1998	Schilham, Jan J.	52/220.5
*	В	US-6,363,685	04-2002	Kugler, William E.	52/745.05
*	С	US-RE35,369	11-1996	Ducroux et al.	52/126.6
*	D	US-4,905,437	03-1990	Heather, John	52/263
*	Е	US-5,675,950	10-1997	Schilham, Jan J.	52/263
*	F	US-5,052,157	10-1991	Ducroux et al.	52/126.6
*	G	US-6,370,831	04-2002	Marshall et al.	52/263
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	J	US-			
	К	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	Z					
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NON-PATENT DOCUMENTS

	NOTE: NICHT DOCUMENTO				
*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)			
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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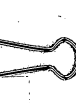
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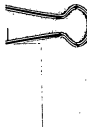


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